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APPLICATION NO. FILING DATE FIRST NAMED INVENTOR ATTORNEY DOCKET NO. CONFIRMATION NO. 10/807,350 03/24/2004 A-10040 5378 Frank Rosemann 181 EXAMINER 7590 06/03/2005 MILES & STOCKBRIDGE PC SZUMNY, JONATHON A 1751 PINNACLE DRIVE ART UNIT PAPER NUMBER SUITE 500 MCLEAN, VA 22102-3833 3632

DATE MAILED: 06/03/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date Notice of Informal Patent Application (PTO-152)		Application No.	Applicant(s)	
Jon A Szumny 3632		10/807,350	ROSEMANN ET AL.	
The MALING DATE of this communication appears on the cover sheet with the correspondence address—Period for Reply A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 2 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION. Eleterolize of tem may be available useful the previous of 3 CPR 1 13(6). In no event, however, may a reply be timely filed If the period for reply appealed before the machine of 3 CPR 1 13(6). In no event, however, may a reply be timely filed If the period for reply appealed above is less than thing (30) days, a reply while the studiory minician to five reply appealed before the period for reply appealed above. Be teastment adultable period will be paid to (50) (40) MTS from the mailing date of this communication. Any reply received by the Office later than time month. The mailing date of this communication, even it family filed, in may retice any search application is promised by the period of the communication of the communication of the communication of this communication of the communication of the communication of the communication of the communication is mon-final. 3 □ Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213. Disposition of Claims 4 □ Claim(s) 1-3 and 5-20 is/are pending in the application. 4) □ Claim(s) 1-3 and 5-20 is/are pending in the application. 4) □ Claim(s) 1-1, 10.11.13-18 and 20 is/are rejected. Claim(s) 2.6.12 and 19 is/are allowed. Claim(s) 2.6.12 and 19 is/are allowed. Claim(s) 3.8 and 9 is/are objected to by the Examiner. The proper of the	Office Action Summary	Examiner	Art Unit	
Period for Reply A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION. The MAILING DATE OF THIS COMMUNICATION. The MAILING DATE OF THIS COMMUNICATION. The product of reply settled between the processor of 3° CFR 1.136(a), in no event, however, may a reply be timely filed between the processor of 3° CFR 1.136(b), in no event, however, may a reply be timely filed between the considered breen, the processor of 3° CFR 1.136(b), and will expire SIX (6) MONTHS from the mailing date of the statutory minimum of thinty (30°) days will be considered breen, if the period for reply a specified above, the maintenn statutory period will apply and will expire SIX (6) MONTHS from the mailing date of the communication of the second of the second of the communication. Even and the second of the second		•	1	
THE MAILING DATE OF THIS COMMUNICATION. Extensions of time may be available under the provides of 3C PER 1.13(6). In no event, however, may a riply be timely filed after SX (6) MCNTHS from the mailing date of this communication of SX (6) MCNTHS from the mailing date of this communication. If NO particle for reply is specified above, the maximus trailatory period reply within the statutory inhibition to become ARANDONED (ds U.S.C. § 133). Any reply received by the Other date than these mental substatery general reply and will be give a KX (6) MCNTHS from the mailing date of this communication, even if timely filed, may reduce any example place to reply institute than these mainst after the mailing date of this communication, even if timely filed, may reduce any example place to the communication of the communicatio				
1) Responsive to communication(s) filed on 28 March 2005. 2a) This action is FINAL. 2b) This action is non-final. 3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213. Disposition of Claims 4) Claim(s) 1-3 and 5-20 is/are pending in the application. 4a) Of the above claim(s) is/are withdrawn from consideration. 5) Claim(s) 2.6.12 and 19 is/are allowed. 6) Claim(s) 1.7.10.11.13-18 and 20 is/are rejected. 7) Claim(s) are subject to restriction and/or election requirement. Application Papers 9) The specification is objected to by the Examiner. 10) The drawing(s) filed on 24 March 2004 is/are: a) accepted or b) objected to by the Examiner. Applicant may not request that any objection to the drawing(s) be held in abeyence. See 37 CFR 1.85(a). Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d). 11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152. Priority under 35 U.S.C. § 119 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). *See the attached detailed Office action for a list of the certified copies not received. Attachment(s) 1) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) 5 Power of Internation Application (PTO-152)	THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply within the statutory minimum of thirty (30) days will be considered timely. - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication. - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any			
2a) ☐ This action is FINAL. 2b ☐ This action is non-final. 3) ☐ Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213. Disposition of Claims 4) ☐ Claim(s) 1.3 and 5.20 is/are pending in the application. 4a) Of the above claim(s) is/are withdrawn from consideration. 5) ☐ Claim(s) 1.7.10.11.13-18 and 20 is/are ellowed. 6) ☐ Claim(s) 3.5.8 and 9 is/are objected to. 8) ☐ Claim(s) 3.5.8 and 9 is/are objected to. 8) ☐ Claim(s) are subject to restriction and/or election requirement. Application Papers 9) ☐ The specification is objected to by the Examiner. 10) ☑ The drawing(s) filed on 24 March 2004 is/are: a) ☑ accepted or b) ☐ objected to by the Examiner. Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a). Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d). 11) ☐ The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152. Priority under 35 U.S.C. § 119 12) ☑ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) ☑ All b) ☐ Some * c) ☐ None of: 1. ☑ Certified copies of the priority documents have been received in Application No 3 ☐ Copies of the priority documents have been received in his National Stage application from the International Bureau (PCT Rule 17.2(a)). *See the attached detailed Office action for a list of the certified copies not received. Attachment(e) 1) ☑ Notice of References Cited (PTO-892) 5) ☐ Notice of Informal Patent Application (PTO-152)	Status			
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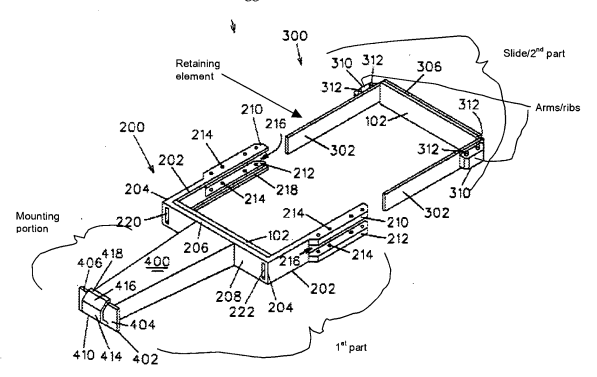
Art Unit: 3632

This is the second office action for application number 10/807,350, Holder for Rod-Like Objects such as Pipes and Cables, filed on March 24, 2004.

The text of those sections of Title 35, U.S. Code not included in this action can be found in a prior Office action.

Claim Rejections - 35 USC § 102

Claims 1, 7, 10, 11, 13-18 and 20 are rejected under 35 U.S.C. 102(b) as being anticipated by U.S. Patent number 5,920,036 to Egger.



Regarding claims 1, 7, 10, 11 and 13-15, Egger '036 discloses a holder (above) having a mounting portion (above), a pair of holder arms (202 generally) fixedly connected to one another at one end and providing a U-shaped holding portion with a trough open at the top and having a slide (above) defining a longitudinal extension of the trough, wherein the slide has a

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retaining element (above) movable from an open position to a closed position in response to movement of the slide longitudinally into the trough, wherein, in the closed position, the retaining element at least partly closes an opening between free ends of the holder arms, wherein the U-shaped holding portion comprises a guide (216, generally) extending longitudinally of the trough between the arms of the holding portion to guide the slide for movement longitudinally into and along the trough, and the retaining element, in the open position, is located at least partly outside of the holding portion at one end of the guide, and is located inside the guide in the closed position, wherein the slide at a posterior end comprises arms (above) opposed to the holder arms and contacting the holder arms in the closed position, wherein on the holder arms and/or on arms of the slide, catches or latches (214 and/or 312) operative in the closed position are provided, to secure the slide in the closed position, wherein the slide is fastenable to the holding portion in two closed positions arranged at a distance from one another, wherein the holder is symmetrically configured with respect to a plane of symmetry dividing the trough longitudinally and is provided with two retaining elements (210,212, generally) opposed to one another, wherein surfaces of the holder are provided with an adhesion layer of rubber (column 3, lines 33-34), wherein the retaining element has a rib (above).

Regarding claims 16-18 and 20, Egger '036 discloses a holder comprising a first part (above) defining a trough and a second part (above) defining a longitudinal extension of the trough of the first part wherein the second part is a slide (above) constructed so that the second part can be moved longitudinally into the trough of the first part, and wherein the second part has a retaining element (above), wherein the retaining element is moved to a closed position by a wedging action (it is wedged between the two holder arms) as the second part moves into the trough of the first part, wherein the first part has a mounting element (above) below its trough,

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wherein the first and second parts have cooperable fastening elements (214,312) for fastening the second part to the first part upon insertion of the second part into the trough of the first part.

Allowable Subject Matter

Claims 2, 6, 12 and 19 are allowed.

Claims 3, 5, 8 and 9 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

The following is a statement of reasons for the indication of allowable subject matter:

Regarding claim 3, the prior art as previously applied against claim 1 failed to further specifically teach the retaining element to comprise a wedge-shaped segment located outside of a longitudinal projection of the opening in the open position, and entering the opening through displacement of the retaining element to the closed position and at least partially closing the opening, in order thereby to secure in place an elongated object present in the trough.

Regarding claim 5, the prior art as previously applied against claim 1 failed to further specifically teach the retaining element to be connected at an anterior end to an anterior end of the slide and is movable relative to the slide by pressure on a posterior end of the slide to move the slide into the guide in the holding portion.

Regarding claim 8, the prior art as previously applied against claim 1 failed to further specifically teach the retaining element to have the shape of a wedge connected by its thinner end to the anterior end of the slide.

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Regarding claim 9, the prior art as previously applied against claim 1 failed to further specifically teach the holding portion of the holder to comprise a prism-shaped guide groove engaged by a guide segment configured at an anterior end of the slide.

Response to Arguments

Applicant's arguments filed March 28, 2005 have been fully considered but they are not persuasive.

Applicant's arguments with respect to claims 1, 7, 10, 11, 13-18 and 20 have been considered but are moot in view of the new ground(s) of rejection.

Conclusion

Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP \$ 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

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Any inquiry concerning this communication or earlier communications from the examiner should be directed to Jon A Szumny whose telephone number is (571) 272-6824. The examiner can normally be reached on Monday-Friday 8-4.

The fax phone number for the organization where this application and proceeding are assigned is (703) 872-9306.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (571) 272-3600.

Jon Szumny

Primary Examiner

Technology Center 3600

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May 30, 2005